

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/933,738	08/22/2001	Kaoru Kobayashi	CS-37-010822	6510
. 22712	7590 07/22/2005		EXAMINER	
PAUL A. GUSS PAUL A. GUSS ATTORNEY AT LAW			BACKER, FIRMIN	
	ST FIRST FLOOR SUIT		ART UNIT	PAPER NUMBER
ARLINGTO	N, VA 22202		3621	<u> </u>
			DATE MAILED: 07/22/2003	5 ·

Please find below and/or attached an Office communication concerning this application or proceeding.

	π2					
	Application No.	Applicant(s)				
	09/933,738	KOBAYASHI, KAOR	U			
Office Action Summary	Examiner	Art Unit				
	Firmin Backer	3621				
The MAILING DATE of this communication Period for Reply	n appears on the cover s	heet with the correspondence addre	ess			
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory properties of the period for reply within the set or extended period for reply will, by - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). Status	ON. FR 1.136(a). In no event, however, on. a reply within the statutory minimulation will apply and will expire SIX statute, cause the application to be	r, may a reply be timely filed um of thirty (30) days will be considered timely. (6) MONTHS from the mailing date of this commecome ABANDONED (35 U.S.C. § 133).	nunication.			
1) Responsive to communication(s) filed on	10 May 2005.					
2a) ☐ This action is FINAL . 2b) ☒	This action is non-final.					
Since this application is in condition for all closed in accordance with the practice un-			nerits is			
Disposition of Claims						
4) ☐ Claim(s) 1-13 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-13 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers	ind/or election requireme	ян.				
<u> </u>	miner					
	9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the co	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11)☐ The oath or declaration is objected to by the	ne Examiner. Note the at	tached Office Action or form PTO	-152.			
Priority under 35 U.S.C. §§ 119 and 120						
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docured Copies of the priority docured Copies of the certified copies of the application from the International Bure * See the attached detailed Office action for a since a specific reference was included in the strength of the certified copies of the application from the International Bure * See the attached detailed Office action for a since a specific reference was included in the strength of the strength of the foreign languages and the strength of the foreign languages and the strength of the strengt	ments have been received ments have been received priority documents have been ureau (PCT Rule 17.2(a) a list of the certified copiestic priority under 35 to first sentence of the second provisional application	ed. ed in Application No e been received in this National St.)). es not received. J.S.C. § 119(e) (to a provisional appecification or in an Application Da	pplication) ata Sheet.			
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.						
Attachment(s)	·					
I) ☑ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-94: B) ☐ Information Disclosure Statement(s) (PTO-1449) Paper N	8) 5) No	erview Summary (PTO-413) Paper No(s). stice of Informal Patent Application (PTO-19 ner:				
Data de la companya d						

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-03) Application/Control Number: 09/933,738

Art Unit: 3621

Response to Request for Reconsideration

This is in response to a request for reconsideration file May 10th, 2005. Claims 1-13 are being reconsidered in this action.

Response to Arguments

1. Applicant's arguments with respect to claims 1-13 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wachtfogel et al. (U.S. PG Pub No. 2002/0138831) in view of Reilly et al (U.S. PG Pub. No. 2002/0026349).
- 4. As per claim 1 and 13 Wachtfogel et al. teaches an advertising system (advertisement in an end user controlled playback environment, 10), which provides advertisements (transmit advertisements) on a display (displaying) of a computer (user unit, 20, 35) through a network (network, 30) communications system (satellite system, 25), comprising storing means (memory,

Application/Control Number: 09/933,738

Art Unit: 3621

220) comprising multi-level storage hierarchy for storing advertisements in which multilevel hierarchy gradually fractionalize advertisement areas thereof (see paragraph 0174), categorizing the advertisements according to levels of fractionalization and area sections within the levels (see paragraph 0174), and categorizing the advertisements according to the content thereof (see paragraph 0174), data receiving means (user unit) for receiving from the computer perusal data indicating the levels of fractionalization, the area sections within the levels and the content of the advertisements (see paragraph 0174), retrieving means for retrieving, from information stored in the storing means, advertisements categorized according to the levels of the fractionalization, the area sections and the content of the advertisements, all of which are concerned with the perusal data received by the data receiving means, and data transmitting means for transmitting to the computer advertisement data on the advertisements retrieved by the retrieving means (see paragraph 0175, 0176). Watchfogel et al fail to teach an inventive concept wherein advertisements are arranged into more specific geographic area by categorizing the advertisements as to belong to respective levels of geographic fractionalization within a multilevel storage hierarchy, categorizing the advertisements according to area sections within respective levels, and categorizing the advertisements according to the content thereof. However, Reilly et al teaches inventive concept wherein advertisements are arranged into more specific geographic area by categorizing the advertisements as to belong to respective levels of geographic fractionalization within said multi-level storage hierarchy, categorizing the advertisements according to area sections within said respective levels, and categorizing the advertisements according to the content thereof (see paragraphs 0013, 0016 and 0051). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention

Art Unit: 3621

was made to modify the inventive concept of Watchfogel et al to include Reilly et al's inventive concept wherein advertisements are arranged into more specific geographic area by categorizing the advertisements as to belong to respective levels of geographic fractionalization within said multi-level storage hierarchy, categorizing the advertisements according to area sections within said respective levels, and categorizing the advertisements according to the content thereof because this would have permitted advertisements to be specifically targeted at subscribers by creating an infrastructure, system, and methods for delivering these targeted advertisements.

- 5. As per claim 2, Wachtfogel et al. teaches an advertising system wherein the data receiving means further comprises means for receiving from the computer for providing advertisements category data on the levels of the fractionalization with respect to the advertisements, the area sections on the levels and the content of the advertisements; and the storing means further comprises means for storing the advertisements by categorizing them based on the category data received by the data receiving means (see paragraph 0174).
- 6. As per claim 3, Wachtfogel et al. teaches an advertising system wherein the storing means further comprises means for storing the advertisements containing common content in given area limits within higher levels of the fractionalization (see paragraph 0174).
- 7. As per claim 4, Wachtfogel et al. teaches an advertising system further comprising a counter for counting the number of the advertisements containing the common content in given area limits, according to the content of the advertisements, wherein the storing means further

Application/Control Number: 09/933,738

Art Unit: 3621

comprises means for storing a higher number of the advertisements containing the common content in given area limits within the higher levels of the fractionalization (see paragraph 0174).

- 8. As per claim 5-8, Wachtfogel et al. teaches an advertising system wherein the computer comprises a mobile computer which is small and portable in size (see fig 1, 2).
- 9. As per claim 9-12, Wachtfogel et al. teaches an advertising system wherein the storing means comprises means for storing both job advertisements as part of the advertisement and employment periods as part of the content of job advertisements and the data transmitting means comprises means for transmitting to the computer advertisement data on job advertisements, enabling the computer to display job advertisements of advertisement data in chronological order according to each employment period (see paragraph 0174).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firmin Backer whose telephone number is (571) 272-6703. The examiner can normally be reached on Mon-Thu 9:00 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell can be reached on (571) 272-6712. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 3621

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Firmin Backer Primary Examiner

Art Unit 3621

July 19, 2005